- (1) The individual or entity loan applicant must be an operator of not larger than a family farm after the loan is closed.
 - (2) In the case of an entity borrower:
- (i) The entity must be authorized to operate, and own if the entity is also an owner, a farm in the State or States in which the farm is located; and
- (ii) If the entity members holding a majority interest are related by marriage or blood, at least one member of the entity must operate the family farm; or,
- (iii) If the entity members holding a majority interest are not related by marriage or blood, the entity members holding a majority interest must also operate the family farm.
 - (j) For FOs:
- (1) The individual must be the operator and owner of not larger than a family farm after the loan is closed.
- (2) In the case of an entity borrower:
- (i) The entity must be authorized to own and operate a farm in the state or states in which the farm is located; and
- (ii) If the entity members holding a majority interest are related by marriage or blood, at least one member of the entity also must operate the family farm and at least one member of the entity or the entity must own the family farm; or,
- (iii) If the entity members holding a majority interest are not related by marriage or blood, the entity members holding a majority interest must operate the family farm and the entity members holding a majority interest or the entity must own the family farm.
- (k) For entity loan applicants. Entity loan applicants must meet the following additional eligibility criteria:
- (1) Each entity member's ownership interest may not exceed the family farm definition limits;
- (2) The collective ownership interest of all entity members may exceed the family farm definition limits only if the following conditions are met:
- (i) All of the entity members are related by blood or marriage;
- (ii) All of the members are or will be operators of the entity; and,
- (iii) The majority interest holders of the entity must meet the requirements of paragraphs (d), (f), (g), and (i) through (j) of this section;

- (3) The entity must be controlled by farmers or ranchers engaged primarily and directly in farming or ranching in the United States after the loan is made; and
- (4) The entity members are not themselves entities.
- (l) Neither the applicant nor any entity member has been convicted of planting, cultivating, growing, producing, harvesting, or storing a controlled substance under Federal or state law within the last five crop years. "Controlled substance" is defined at 21 CFR 1308. Applicants must certify on the application that it and its members, if an entity, have not been convicted of such a crime within the relevant period. If the lender uses the lender's Agency approved forms, the certification may be an attachment to the form.

[64 FR 7378, Feb. 12, 1999, as amended at 68 FR 62223, Nov. 3, 2003; 69 FR 5262, Feb. 4, 2004]

§ 762.121 Loan purposes.

- (a) Operating Loan purposes. (1) Loan funds disbursed under an OL guarantee may only be used for the following purposes:
- (i) Payment of costs associated with reorganizing a farm or ranch to improve its profitability;
- (ii) Purchase of livestock, including poultry, and farm or ranch equipment or fixtures, quotas and bases, and cooperative stock for credit, production, processing or marketing purposes;
- (iii) Payment of annual farm or ranch operating expenses, examples of which include feed, seed, fertilizer, pesticides, farm or ranch supplies, repairs and improvements which are to be expensed, cash rent and family subsistence:
- (iv) Payment of scheduled principal and interest payments on term debt provided the debt is for authorized FO or OL purposes;
 - (v) Other farm and ranch needs;
- (vi) Payment of costs associated with land and water development for conservation or use purposes;
- (vii) Refinancing indebtedness incurred for any authorized OL purpose, when the lender and loan applicant can demonstrate the need to refinance;
 - (viii) Payment of loan closing costs;

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- (ix) Payment of costs associated with complying with Federal or State-approved standards under the Occupational Safety and Health Act of 1970 (29 U.S.C. 655, 667). This purpose is limited to applicants who demonstrate that compliance with the standards will cause them substantial economic injury; and
- (x) Payment of training costs required or recommended by the Agency.
- (2) Loan funds under a line of credit may be advanced only for the following purposes:
- (i) Payment of annual operating expenses, family subsistence, and purchase of feeder animals;
- (ii) Payment of current annual operating debts advanced for the current operating cycle; (Under no circumstances can carry-over operating debts from a previous operating cycle be refinanced);
- (iii) Purchase of routine capital assets, such as replacement of livestock, that will be repaid within the operating cycle;
- (iv) Payment of scheduled, non-delinquent, term debt payments provided the debt is for authorized FO or OL purposes.
- (v) Purchase of cooperative stock for credit, production, processing or marketing purposes; and
 - (vi) Payment of loan closing costs.
- (b) Farm ownership loan purposes. Guaranteed FO are authorized only to:
- (1) Acquire or enlarge a farm or ranch; examples include, but are not limited to, providing down payments, purchasing easements for the loan applicant's portion of land being subdivided, and participating in the beginning farmer downpayment FO program under part 1943, subpart A, of this title;
- (2) Make capital improvements; examples include, but are not limited to, the construction, purchase, and improvement of a farm dwelling, service buildings and facilities that can be made fixtures to the real estate, (Capital improvements to leased land may be financed subject to the limitations in §762.122);
- (3) Promote soil and water conservation and protection; examples include the correction of hazardous environmental conditions, and the construc-

- tion or installation of tiles, terraces and waterways;
- (4) Pay closing costs, including but not limited to, purchasing stock in a cooperative and appraisal and survey fees: and
- (5) Refinancing indebtedness incurred for authorized FO and OL purposes, provided the lender and loan applicant demonstrate the need to refinance the debt.
- (c) Highly erodible land or wetlands conservation. Loans may not be made for any purpose which contributes to excessive erosion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity. A decision by the Agency to reject an application for this reason may be appealable. An appeal questioning whether the presence of a wetland, converted wetland, or highly erodible land on a particular property must be filed directly with the USDA agency making the determination in accordance with the agency's appeal procedures.
- (d) Judgment debts. Loans may not be used to satisfy judgments obtained in the United States District courts. However, Internal Revenue Service judgment liens may be paid with loan funds.

§ 762.122 Loan limitations.

- (a) *OL term limitations.* (1) No guaranteed OL shall be made to any loan applicant after the 15th year that a loan applicant, or any individual signing the promissory note, received a direct or guaranteed OL.
- (2) Notwithstanding paragraph (c)(1) of this section, if a borrower had any combination of direct or guaranteed OL closed in 10 or more prior calendar years prior to October 28, 1992, eligibility to receive new guaranteed OL is extended for 5 additional years from October 28, 1992, and the years need not run consecutively. However, in the case of a line of credit, each year in which an advance is made after October 28, 1992, counts toward the 5 additional years. Once determined eligible, a loan or line of credit may be approved for any authorized term.
- (b) Leased land. When FO funds are used for improvements to leased land the terms of the lease must provide